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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/614,557	07/07/2003	Frank Yang	PAT-1512	5796
75	590 05/18/2004		EXAMINER	
Raymond Sun			SZUMNY, JONATHON A	
12420 Woodha Tustin, CA 92			ART UNIT	PAPER NUMBER
Tustili, CA 32			3632	
			DATE MAILED: 05/18/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/614,557	YANG ET AL.	
Office Action Summary	Examiner	Art Unit	
	Jon A Szumny	3632	ň
The MAILING DATE of this communicat Period for Reply	ion appears on the cover sheet w	ith the correspondence address	-
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto. - Faiture to reply within the set or extended period for reply with, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a ation. 1ys, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MO by statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communica BANDONED (35 U.S.C. § 133).	ition.
Status	·		
1) Responsive to communication(s) filed o	n <u>07 July 2003</u> .	•	
	☐ This action is non-final.	•	
3) Since this application is in condition for	allowance except for formal ma	ters, prosecution as to the merits	s is
closed in accordance with the practice	under <i>Ex parte Quayl</i> e, 1935 C.I	D. 11, 453 O.G. 213.	
Disposition of Claims			
4) □ Claim(s) 1-11 is/are pending in the apple 4a) Of the above claim(s) is/are versions. 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-4,6-8 and 10 is/are rejected. 7) □ Claim(s) 5,9 and 11 is/are objected to. 8) □ Claim(s) are subject to restriction.	vithdrawn from consideration.		
Application Papers			
9) The specification is objected to by the E 10) The drawing(s) filed on is/are: a) Applicant may not request that any objectio Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	accepted or b) objected to n to the drawing(s) be held in abeya correction is required if the drawin	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.12	
Priority under 35 U.S.C. § 119	·		٠
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the application from the International. * See the attached detailed Office action for	cuments have been received. cuments have been received in he priority documents have bee Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PTO-Paper No(s)/Mail Date	-948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 	

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This is the first office action for application number 10614,557, Trash Can Assembly, filed on July 7, 2003.

Claim Rejections - 35 USC § 102

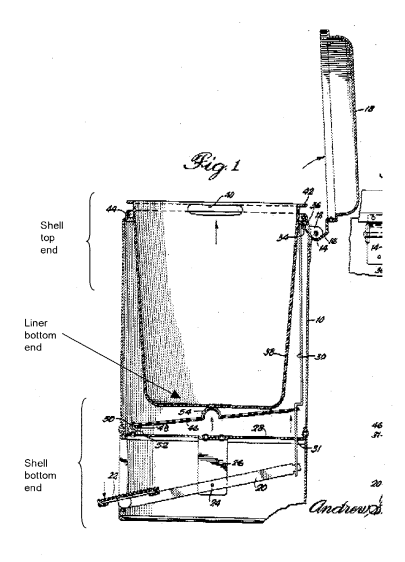
The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3 and 6-8 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent number 2,946,474 to Knapp.

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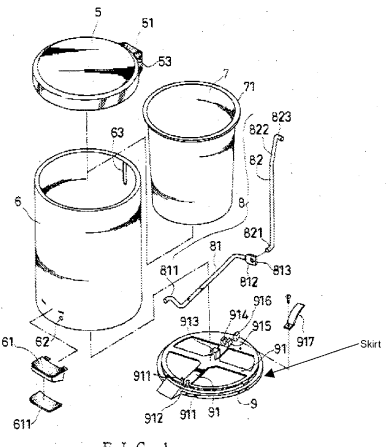


Knapp '474 discloses a trash can assembly (above) comprising a shell (10) having top and bottom ends (above), a liner (38) defining a container body and fitted inside the shell, a lid (18) fitted over the top end, a foot pedal (22) positioned adjacent the bottom end of the shell, a link assembly (20,30) coupling the foot pedal and the lid, and a support block/means (54, a "block" is defined in Merriam Webster's Collegiate Dictionary - 10th Edition as being "a compact usually solid piece of substantial material... to serve a particular purpose," so clearly 54 is a "support block") provided

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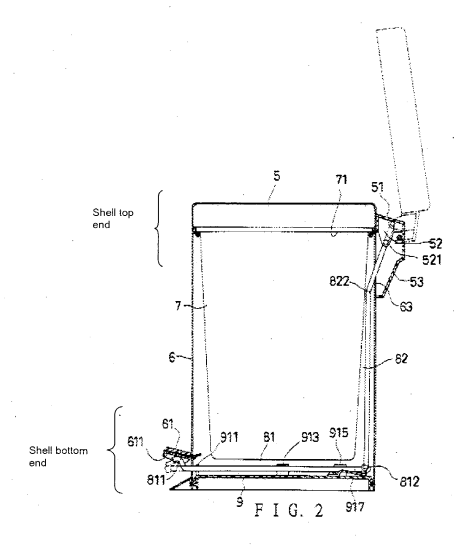
adjacent the bottom end of the shell, wherein the liner has a bottom end that is supported by the support block when the liner is in a raised position, wherein the assembly includes a base (46, or alternatively 28) with the support block provided on the base

Claims 1, 3, 6 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent number 6,010,024 to Wang.



F I G. 1

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Wang '024 discloses a trash can assembly (above) comprising a shell (6) having top and bottom ends (above), a liner (7) defining a container body and fitted inside the shell, a lid (5) fitted over the top end, a foot pedal (61) positioned adjacent the bottom end of the shell, a link assembly (81,82) coupling the foot pedal and the lid, and a support block/means (913, a "block" is defined in Merriam Webster's Collegiate Dictionary - 10th Edition as being "a compact usually solid piece of substantial material... to serve a particular purpose," so clearly 913 is a "support block") provided

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adjacent the bottom end of the shell, wherein the assembly includes a base (9) with the support block provided on the base.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wang '024 in view of U.S. Patent Application number US 2002/0079315 to Yang.

Wang' 024 divulges the previous invention, and further teaches the base to define a skirt, but fails to specifically teach the skirt to surround the bottom end of the shell. However, Yang '315 teaches trash can assembly (figure 3) including a base (38) with a skirt (50) surrounding the bottom end of a shell (22). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the skirt of Wang '024 to surround the base as in Yang '315 so as to provide for a more a more structurally sound assembly, and to reduce the likelihood of the assembly tipping over.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Knapp '474 in view of U.S. Patent number 5,598,942 to Cowie.

Knapp '474 divulges the previously described invention and inherently teaches a method comprising providing a trash can assembly as previously described, wherein the

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liner is seated inside the shell, the liner is raised with respect to the interior of the shell (when pedal is pushed), and the liner is supported on the support block in a raised position with respect to the shell. However, Knapp '474 fails to specifically teach the liner to have a trash bag fitted therein, wherein the trash bag is fitted in the liner, then the liner is seated within the shell, and wherein the trash bag is removed and replaced when the liner is supported on the support block.

Cowie '942 reveals a trash bag assembly (figure 3) comprising a shell (1), liner (5) and trash bag (2), wherein the bag is first fitted in the liner and then the liner is seated in the shell (column 2, lines 35-41). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the method of Knapp '474 by fitting a bag into the liner before seating the liner into the shell so as to provide for a more sanitary assembly by only need to replace an inherently cheap and lightweight bag instead of the entire liner when the assembly is full of trash, in addition to providing an extra layer of material between the trash and rest of the assembly. Further, it would have been obvious to remove the trash bag when the liner is in a raised position with respect to the shell on the support block so as to facilitate removal and replacement of the trash bag by providing a more convenient location with which to access the trash bag. Finally, an ordinary artisan would certainly recognize the need to remove and replace the trash bag when it becomes full.

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Allowable Subject Matter

Claims 5, 9 and 11 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claims 5 and 9, the prior art as applied against claims 1 and 6, respectively, taught the liner to have an upper annular lip, and taught the assembly to include an annular wall at the top of the shell, but failed to specifically teach the annular wall to have a groove which exposes a portion of the upper lip of the liner.

With respect to claim 11, the prior art as applied against claims 10 taught the top end of the shell to have an annular wall, but failed to specifically teach the annular wall to have a groove, wherein step d further teaches gripping an upper lip of the liner via the groove to raise the liner.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Bourgeois '599, Kubic et al. '619, Craft, Jr. '966, Sumanis '526, Grimesey et al. '343, Ma '455, Hannah et al. '138, Takeuchi '806 and Kamiya '601 teach various trash can assemblies with shells and liners.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jon A Szumny whose telephone number is (703) 306-3403. The examiner can normally be reached on Monday-Friday 8-4.

The fax phone number for the organization where this application and proceeding are assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Jon Szumny

Patent Examiner
Technology Contor 360

Technology Center 3600

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